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UNITED STATES DISTRICT
COURT SOUTHERN DISTRICT
OF NEW YORK

WEIJIE WENG

Plaintiff,

DOES 1-35; ZOETOP BUSINESS CO.,
LTD. d/b/a "SHEIN;" and SHEIN
DISTRIBUTION CORPORATION;
ROADGET BUSINESS PTE. LTD.
(SINGAPORE PRIVATE COMPANY
LIMITED BY SHARES); Zhangjiagang
Bai Xuan Import And Export Trade Co.,
Ltd; MIDA; Tiacham; Shenzhen JiEr
Trading Co.,Ltd; Zempertoopa; the
Danna Belle Store; the bilison Store;
Kehen-; Fragarn; Gumipy; Xiaoxeijuq ;
Pybcvrrd; Babany Bebe; the bilison
Store; the GRNSHTS Store; Aunavey;
Blotona; Kiapeise; Maemukilable;
Kgurtagh; The little Girl's store; the
Shalofer Store; kidsfashionshop;
feikebella; babany; Baby's Boutique
Store; Princessgirls; Lishui Fanhua
Technology Co., Ltd; F&H Baby Store;
YK&Loving Official Store; Hangzhou
Lingpai Network Technology Co., Ltd;
Prettybaby2020

Defendants.

22 - CV - 7082

CERTIFICATION PURSUANT TO
FED.R.CIV.P.65

**CERTIFICATION PURUSANT TO
FED. R. CIV. P. 65**

I, Weijie Weng, hereby certify pursuant to Federal Rule of Civil Procedure 65(b)(1)(B) as follows:

Plaintiff has not attempted to notify any of the Defendants of Plaintiff's application for a temporary restraining order to enjoin them from further infringing activity and attaching Defendants' assets, because if Defendants receive advance notice, Defendants will have the opportunity to make some of the relief sought by Plaintiff moot, by moving or hiding the infringing goods, and related materials within the time needed for a hearing, and by moving their assets to another account beyond the reach of this Court.

I declare under penalty of perjury that the preceding is true and correct.

Executed on this 22nd Day of August 2022:



Weijie Weng

Forever Passion Dream, Inc

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